UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

10-20866

PLAN CON	NTAINS LIEN AVOIDANCE PF	ROVISION; SEE PARA	GRAPH 19	
			Chapter 13 Plan (R	ecommended Form)
	H. Duong nna H. Vo	C	Case Number:	
			⊠Original Plan ☐Amended Plan	
THE BANKRUP	OU SHOULD READ THIS PLAN CAREFULITCY COURT MAY MODIFY YOUR RIGHTS OF YOUR CLAIM, SETTING THE VALUE OM.	IN SEVERAL WAYS INCLUDING	PROVIDING FOR PAYMENT	OF LESS THAN THE
additional 13 as agreed upon Payments from	Payments. There shall be paid to the Chapte months and \$1,265.00 each month there with the Trustee, for payment of all existing debtor(s) shall begin within 30 days of filing thustee during this case and agree to pay suffican.	after by debtor(s), or any entity fro ebts of debtor(s) pursuant to this P e petition or conversion order. Deb	m whom debtor(s) receive incolors, except as the Court may otor(s) submit all future income	come, in such installments otherwise order. e to the supervision and
provide trustee e	onfirmation Adequate Protection Payments evidence of the payments including the creditoust filed and allowed claims unless there is a constitution of the constitution	or name and address and the amou	unt and date of each payment	
	nistrative Claims. Trustee will pay allowed ach claim has agreed to a different treatment of		in full pursuant to §1326(b) as	s set forth below unless
	(A). Trustees Fees: The Chapter 13 Truste the United States Trustee.	e shall receive a fee at the time of	each disbursement, the perce	entage of which is set by
	(B). Debtor's Attorney Fees: Debtor's attorn	ney shall be paid after creditors list	ed in paragraph 7 except as o	checked below:
	<b>XX</b> Attorney fees paid in full price payments are necessary).	or to other claims. (Do not check th	is option if lease payments/ac	dequate protection
	Attorney fees to be paid at th after creditors listed in paragraph 7).	e rate of \$ per month prior to ot	her claims. (If no amount is fil	led in attorney will be paid
	(C). Except as ordered by the court, other claims. All other claims entitled to priority a priority and installments as the trustee in h	and post petition claims allowed by	law shall be paid in full by def	ferred payments in such
4. <b>Speci</b> named creditors	fied Leases, Personal Property (Trustee to	pay). Debtor(s) elect to assume the	ne existing lease of personal p	property with the below
the installment s	EGULAR LEASE PAYMENTS: After payment specified from funds available for distribution new provision shall be paid by debtor(s) directly	nonthly until claim is paid in the am		
	RREARS LEASE PAYMENTS: After the regunstallment specified from funds available mor			rears to named lease
	Name of Creditor	Regular Monthly Payment Installment	Estimated Arrears	Arrears Installment
-NONE-				
(their agents and in installments fr seven percent (7	fied Secured Claims, Personal Property. A d assigns) named in this paragraph whose cla rom funds available for distribution monthly, no 7%) per annum unless a different percentage reditor will be deemed to accept the classi	ims are allowed secured solely by on-cumulative, as indicated until cl is specified below. The balance of	personal property. Each namaim is paid in amount allowed the claim shall be treated as a	ned creditor shall be paid I secured plus interest at unsecured. <b>Upon</b>

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will be binding, even if creditor is not subject to §	\$506 valuation unless creditor tin	nely objects and the court ord	Case Number:
Name of Creditor	Allowed Secured Value	Installment	(Optional) % Interest
-NONE-	Allowed Secured value	mstamment	(Optional) % interest
Specified Secured Claims, Personal Propurchased for personal use within 910 days of file in this paragraph shall be paid in the same priority as property for which §506 valuation is not applicable. Enon-cumulative, as indicated until claim is paid in amagecified below. Upon confirmation, the interest ra	ing the petition or other secured of creditors listed in paragraph 5 above ach named creditor shall be paid in count allowed plus interest at seven	debt within one year of filing to we but in full for allowed claims of installments from funds available percent (7%) per annum unless	he petition). Creditors named secured solely by personal le for distribution monthly, a different percentage is
Name of Creditor	Estimated Claim	Installment	(Optional) % Interest
Mercedes-Benz Financial	33,051.00	577.87	1.90
by §507(a)(1), shall be paid, as to amounts due and installments from funds available for distribution more optional interest percentage is specified below. Hold as indicated in paragraph 3 of this plan. Post-petition and payable.  Name of Creditor	thly, non-cumulative, as indicated upers of claims for domestic support of	ntil claim is paid in amount allow bligations, other than creditors s	wed without interest unless an specifically named will be paid
-NONE-			,
ndicated until the equivalent of 60 months of project emaining funds after payment to other creditors purs n full.  Name of Creditor			
-NONE-	_		
S. Secured Co-debtor claims. After payme who have allowed claims secured by personal prope interest at the contract rate (if clearly specified in the monthly non-cumulative. If no contract rate of interest A. P. R. interest.  Name of Creditor  -NONE-	rty with a co-debtor liable thereon, s claim) in installments as indicated. It is clearly specified in the claim, pa	hall be paid by the trustee 100% Installments are to be paid fron	of the claim as allowed plus n funds available for distribution
Real Estate or Mobile Homes (Trustee to collowing completion of this case, debtors shall make agreements supporting non-voidable liens against department and assigns) shall be except for creditors paid pursuant to prior paragraphs creditor shall be paid in installments indicated until a different percentage is specified below.	the usual and regular payments (in bbtor's real estate or mobile home, do be paid in installments by Trustee fro s of this plan, shall be paid in advance	cluding any balloon payments) of lirectly to lien holders in a currer om funds available for distribution ce of periodic distribution to othe	called for by any security  nt manner. However, arrears to  n monthly, non-cumulative, and  er creditors. Each named
Provisions of this paragraph shall operate to cure and hereof, or by the laws or processes of a government by this plan holding statutory or other liens agains exercise of power of acceleration for failure to make said creditor in full on or before six months time foll the plan, secured tax claims shall be paid as though	tal unit, the time for redemption or it t debtor's real estate or mobile hose installment payments, unless the owing the date of confirmation of the	reinstatement has expired. If the me and the obligation is fully of Court orders otherwise, debtor (is Plan. Unless otherwise spec	ere exist creditors not dealt with due, for reasons other than the s) will pay said claim directly to ifically provided for elsewhere in
Name of Creditor	Estimated Arrears	Installment	(Optional) % Interest
-NONE-			

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			Case Number:
10. Real Estate or Mobile Home (Truster (their agents and assigns) who have security cross-collateralized shall be paid in installments bursuant to prior paragraphs of this plan shall be shall be paid in installments as indicated until the percentage is specified below.	agreements supporting non-voidable by Trustee from funds available for dipaid on their allowed claims in advance.	e liens against debtor's real stribution monthly, non-cumulate of periodic distribution to other	estate or mobile home or are ive, and except for creditors paid or creditors. Each named creditor
Name of Creditor -NONE-	Estimated Claim	Installment	(Optional) % Interest
11. Other secured personal property cre- holders of other claims allowed secured solely be filed and allowed claim, unless specifically dealt paragraph shall be paid pro-rata with other sucl percentage is specified below and in advance of	by personal property. Any creditor holl with elsewhere in this plan, shall be the creditors to the amount allowed plut.	ding a lease on personal propertreated as a secured creditor has interest at seven percent (7)	erein. All claims pursuant to this
	(Optional) % interest:		
12. <b>Unsecured co-debtor claims.</b> After coaragraph who have allowed unsecured claims with the contract rate (if clearly specified in the claim non-cumulative. If no contract rate of interest is R. interest.	rith a co-debtor liable thereon, shall be in installments as indicated. Installm	paid by the trustee 100% of the nents are to be paid from funds	e claim as allowed plus interest at available for distribution monthly
Name of Creditor	Installment	(Optional) % Interest	
-NONE-			
4 % or a pro-rata share of \$ 7897.49 , whice commitment period of 36 or 60 months multiplied trustee is to pay 100% to unsecured creditors. If the stilled in at less than 100% and the dollar amount required applicable commitment calculation.  14. Special Unsecured Claims. Notwinunsecured claim but in full 100% of the claim amount of the stilled in t	by debtor's projected disposable income percentage is left blank, trustee will not is left blank, trustee is authorized to the thing any other provision of the	me). If both the percentage and I pay the dollar amount to unser increase the percentage if neces plan, creditors named in this	dollar amount are left blank, cured creditors. If the percentage essary to comply with the
Name of Creditor	(Optional) Interest ra	ate	
-NONE-  15. Exclusion of creditor. Notwithstan creditors in this paragraph. These named credit to listed creditors, including defaults, should be apportunity to object by Debtor.	ors shall not be dealt with or provided	for by this plan. All pre-petition	n and post-petition payments due
Name of Creditor	Colla	teral	
GMAC Mortgage	874	4 Pagoda Way, San Die	go, CA 92126
16. <b>Rejection of Claim, Return of Collat</b> named in this paragraph and shall surrender to arising from the transaction creating creditor's into	such creditor the collateral subject to		
Name of Creditor	Colla	teral	
-NONE-			
17. <b>Post-Petition Claims.</b> Claims allowe on such terms as the Trustee, in his sole discr debtor(s) incur post-petition debts without the writ 18. <b>General Provisions.</b> Post-Petition ea	etion, may determine. Trustee or any	adversely affected party in int ail to make sufficient payments	erest may file to dismiss case if to keep such obligations current.

notwithstanding §1327. Any remaining funds held by the Trustee after dismissal or conversion of a confirmed case may be distributed to creditors pursuant to these Plan provisions. Pursuant to section 1322(b)(3), Trustee shall have the power to waive, in writing and on such conditions as the Trustee may impose, any default in debtor's payment to Trustee under this Plan. Any tax refunds or other funds sent to the debtor(s) in care of the Trustee during this case may be deposited to debtor(s) account and disbursed to creditors pursuant to the plan.

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19. Other Provisions:

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Notwithstanding any other provision of this plan, Debtors are valuing their residential real property located at 8744 Pagoda Way, San Diego, CA 92126 (hereinafter "Subject Property") at \$363,000. The Subject Property is encumbered by a second deed of trust, the beneficial interest of which is held by California Coast Credit Union and its successors and/or assigns (hereinafter "Creditor"). Debtors will be filing a Motion to Value Debtors' Residence and Avoidance of Junior Deed of Trust ("Motion to Value") in accordance with 11 U.S.C. 1322(b)(2) as the Creditor's second deed of trust is completely unsecured in that the balance owed under the first deed of trust exceeds the fair market value of the Subject Property. Upon confirmation of this Plan, Creditor shall be deemed to have accepted the allowed secured value of the Subject Property. Pursuant to this provision the market value of the Subject Property and the secured portion of the Creditor's claim will be binding upon Creditor, unless Creditor timely objects to both this Plan and Motion to Value and/or the court orders otherwise under 11 U.S.C. 506(a) and Rules 3012 and 9014 of the Federal Rules of Bankruptcy Procedure. Upon completion of this Plan and Debtors' receipt of discharge, the debt to Creditor secured by its second deed of trust shall be deemed fully satisfied and Creditor shall take all steps necessary and appropriate to reconvey and release its second deed of trust secured by the Subject Property.

Special Note: This plan is intended as an exact copy of the Chapter 13 (recommended form) plan last revised 9/05, except as to any added paragraphs after paragraph 18 above. The trustee shall be held harmless from any changes in this plan from the recommended plan dated 9/05.

Plan Dated:	November 24, 2010	Debtor: /s/ Ha H. Duong	
( DATE IS MANDATORY )		Ha H. Duong	

Joint Debtor: /s/ Lynna H. Vo
Lynna H. Vo

/s/ William F. McDonald, III

Attorney for Debtor(s)
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